

January 20, 2018

Docket: C-2017-2616828

Ron Richards v. Duquesne Light Company

During the telephonic of October 10 2017 the presiding Judge suggested that myself and representative of Duquesne Light Company discuss possible solutions of the record prior to proceeding. Both parties agreed and the Judge dismissed himself in order to permit our conversation.

When discussing possible resolution to the matter, the CAP program available to customers was considered. At that time, based on financial requirements it was determined that Ron Richards was over limit for CAP consideration. Other payment amounts were discussed and not financially reasonable. At that time, both parties agreed to proceed with the telephone hearing.

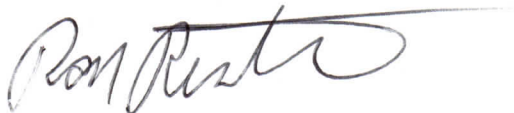
In late November, Ron Richards applied for and was accepted into the CAP program and an account was established.

Since Ron Richards is now a CAP customer, it is Ron Richards position that Duquesne Light Company and the PUC is required and obligated to accept this resolution and and continue in the direction. Additionally, the certified mailing from the PUC dated January 11, 2018 was not received by Ron Richards until January 18, 2018 not allowing sufficient time for mailing.

A "hard copy" of this document shall be mailed on Monday, January 22, 2018.

Best regards,

Ron Richards

A handwritten signature in cursive script, appearing to read "Ron Richards", written in black ink.